

1 Lisa Bloom, Esq. (SBN 158458)  
2 Jivaka Candappa, Esq. (SBN 225919)  
3 Alan Goldstein, Esq. (SBN 296430)  
4 THE BLOOM FIRM  
5 20700 Ventura Blvd., Suite 301  
6 Woodland Hills, CA 91364  
7 Telephone: (818) 914-7314  
8 Facsimile: (866) 852-5666  
9 Email: Lisa@TheBloomFirm.com  
10 Jivaka@TheBloomFirm  
11 Avi@TheBloomFirm.com  
12 Attorneys for Plaintiff JANICE DICKINSON

10 SUPERIOR COURT OF THE STATE OF CALIFORNIA  
11 COUNTY OF LOS ANGELES, CENTRAL DISTRICT

13 JANICE DICKINSON, an individual,  
14 Plaintiff,  
15 v.  
16 WILLIAM H. COSBY, JR., an individual  
17 Defendant.

Case Number: BC 580909  
[Case assigned to The Honorable  
Debre Weintraub – Department 47]

**DECLARATION OF PABLO FENJVES  
IN SUPPORT OF OPPOSITION TO  
DEFENDANT’S SPECIAL MOTION TO  
STRIKE PLAINTIFF’S COMPLAINT**

Date: February 29, 2016

TIME: 8:30 A.M.

## DECLARATION OF PABLO FENJVES

I, PABLO FENJVES, declare as follows;

1. I have personal knowledge of the facts set forth herein, and if called as a witness, I could and would competently testify thereto.

2. I am a screenwriter and ghostwriter. I helped Janice Dickinson with her 2002 memoir, *No Lifeguard on Duty*.

3. To help her with the memoir, Janice and I had many in depth conversations in 2001 and 2002.

4. In the course of our conversations, Janice mentioned a horrific experience with Bill Cosby (“Cosby”), the entertainer.

5. Janice told me Cosby had invited her to visit him in Lake Tahoe to talk about her interest in television.

6. However, when Janice got to Lake Tahoe, Cosby showed no real interest in helping her with her career.

7. Janice told me that instead, Cosby drugged her and raped her.

8. As Janice recounted the details, she was visibly distraught.

9. Unfortunately, I had to tell her that we would not be able to include much of the story in her book, if any, because Cosby was a powerful man and he would undoubtedly sue to protect his reputation.

10. I subsequently had a brief conversation about the matter with Judith Regan, then head of Regan Books, at Harper Collins.

11. At the end of the day, we decided not to include the story to avoid a lawsuit, and instead went with a sanitized version of the encounter.

12. Janice was upset with this decision because she had hoped to include the entire story.

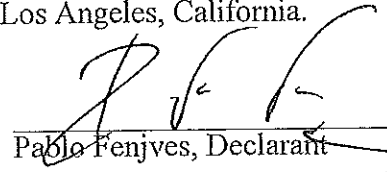
13. Instead, I wrote that Janice rebuffed Cosby’s sexual advances and retreated to her room.

14. This is what we talk about when we talk about “dramatic liberties”.

15. The story Janice shared with her readers was true, but she left out the damaging details, at our insistence, to avoid a lawsuit.

I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

Executed on January 5, 2015, in Los Angeles, California.

  
Pablo Fenjves, Declarant